

3

9

11

12

13

14

15

16

17

18

19

20

21

22l

23

24

25

26

27

28

BEFORE THE ARIZONA POWER PLANT RECEIVED AND TRANSMISSION LINE SITING COMMITTEE

7008 OCT 24 P 4: 31

IN THE MATTER OF THE APPLICATION OF ARIZONA PUBLIC SERVICE COMBANY OF ARIZONA PUBLIC SERVICE COMBANY OF REQUIREMENTS OF ARIZONA REVISED STATUES §§ 40-360, et seq., FOR A CERTIFICATE OF ENVIRONMENTAL COMPATIBILITY AUTHORIZING THE TS-5 TO TS-9 500/230 kV TRANSMISSION LINE PROJECT, WHICH ORIGINATES AT THE FUTURE TS-5 SUBSTATION, LOCATED IN THE WEST HALF OF SECTION 29, TOWNSHIP 4 NORTH, RANGE 4 WEST AND TERMINATES AT THE FUTURE TS-9 SUBSTATION, LOCATED IN SECTION 33, TOWNSHIP 6 NORTH, RANGE 1 EAST. IN

MARICOPA COUNTY, ARIZONA

DOCKET CONTROCKET NO. L-00000D-08-0330-00138
REVISED
Arizona Corporation Commission

CASE NO. 138

DOCKETER

OCT 24 2008

DOCKETED BY

ARIZONA CORPORATION COMMISSION STAFF'S REQUEST TO SUPPLEMENT THE RECORD

On July 1, 2008, applicant Arizona Public Service Corporation ("APS") applied to the Arizona Powerplant and Line Siting Committee ("Committee") for a Certificate of Environmental Compatibility in the above-docketed matter. In the course of these proceedings, e-mail communication has been used extensively to expedite the processing of procedural issues. Likewise, e-mail been employed to rapidly disseminate documents filed in conformance with rules of procedure and with the procedural order issued by the Attorney General's designee to the Committee, who acts as the Chairman and presiding officer. In addition, potentially substantive e-mails have also been exchanged in which the Committee members were included as well as parties to the above-captioned matter. All of these communications should be part of the record in this matter. Staff notes that the extent and the nature of the e-mail communications in this case appear to be more extensive than the off-the-record communications, e-mail or otherwise, employed in prior cases.

Staff respectfully requests that the Chairman, in his capacity as the Attorney General's designee and presiding officer, file in the docket copies of all e-mails in his possession that were transmitted among parties and the Chairman of the Committee and/or Committee members, even if such communications may not be construed as substantive in nature. Staff notes that the Arizona

25

26

27

28

Corporation Commission Executive Director has earlier requested that the Chairman docket these matters, and it is Staff's understanding that the Chairman has agreed. Any other e-mails among Committee members or between Committee members and parties should be similarly docketed by those involved. Further, Staff would recommend that future e-mails among parties, the Chairman of the Committee, and/or Committee members, even if procedural in nature, be docketed. This will help to ensure a complete record.

RESPECTFULLY SUBMITTED this 24th day of October, 2008.

Charles H. Hains Ayesha Vohra Janet Wagner

Attorneys, Legal Division Arizona Corporation Commission 1200 West Washington Street Phoenix, Arizona 85007

(602) 542-3402

Original and twenty-eight (28) copies of the foregoing filed this 24th day of October, 2008 with:

Docket Control Arizona Corporation Commission 1200 West Washington Street Phoenix, Arizona 85007

Copies of the foregoing mailed/e-mailed this 24^h day of October, 2008 to:

John Foreman, Chairman Arizona Power Plant and Transmission Line Sitting Committee Office of the Attorney General 1275 West Washington Street Phoenix, Arizona 85007 john.foreman@azag.gov susan.ellis@azag.gov

Meghan Grabel Pinnacle West Capital Corporation P.O. Box 53999, Mail Station 8602 Phoenix, Arizona 85072-3999 meghan.grabel@pinnaclewest.com

1	Edward W. Dietrich	Count C. D. J.
1	Senior Project Manager	Court S. Rich
2	Real Estate Division Planning Section	Ryan Hurley
-[Arizona State Land Department	Rose Law Group, PC
3	1616 West Adam Street	6613 North Scottsdale Rd., Suite 200
آ _		Scottsdale, Arizona 85250-0001
4	Phoenix, Arizona 85007	Counsel for Intervenor Lake Pleasant 5000
- 1	edietrich@land.az.gov	LLC
5	Iomog T. Dungaltan	crich@roselawgroup.com
	James T. Braselton	rhurley@roselawgroup.com
6	Gary L. Birnbaum	0
٧	Mariscal Weeks McIntyre & Friedlander, PA	Scott McCoy
7	2901 North Central Avenue, Suite 200	Earl Curley Legarde, PC
_ /	Phoenix, Arizona 85012-2705	3101 North Central Avenue, Suite 1000
8	Counsel for Intervenor Surprise Grand Vista	Phoenix, Arizona 85012-2654
ျ	JV I, LLC and Counsel for Sunhaven Property	Counsel for Intervenor Elliot Homes, Inc.
9	Owners	smccoy@ecllaw.com
9	james.braselton@mwmf.com	
10	gary.birnbaum@mwmf.com	Andrew Moore
10		Earl Curley Legarde, PC
,,	Thomas H. Campbell	3101 North Central Avenue, Suite 1000
11	Albert Acken	Phoenix, Arizona 85012-2654
10	40 North Central Avenue	Counsel for Intervenor Woodside Homes of
12	Phoenix, Arizona 85007	Arizona, Inc.
1.	Counsel for Applicant, APS	amoore@ecllaw.com
13	tcampbell@lrlaw.com	
	aacken@lrlaw.com	Joseph A. Drazek
14		Michelle De Blasi
ا ۽ .	Lawrence Robertson Jr.	Roger K. Ferland
15	2247 East Frontree Rd., Suite 1	Quarles Brady
1.	P.O. Box 1448	One Renaissance Square
16	Tubac, Arizona 85646-0001	Two North Central Avenue
	Counsel for Intervenor Diamond Ventures	Phoenix, Arizona 85004-2391
17	tubaclawyer@aol.com	Counsel for Intervenor Vistancia, LLC
		<u>jdrazek@quarles.com</u>
18	Steve Burg	mdeblasi@quarles.com
1.	Chief Assistant City Attorney	rferland@quarles.com
19	City of Peoria	
20	Office of the City Attorney	Michael D. Bailey
20	8401 West Monroe Street	City of Surprise Attorney's Office
ا ا د	Peoria, Arizona 85345	12425 West Bell Road
21	Counsel for City of Peoria, Arizona	Surprise, Arizona 85374
\mathcal{L}	steve.burg@peoriaaz.gov	Counsel for Intervenor City of Surprise
22		michael.bailey@surpriseaz.com
\mathbb{I}	Robert N. Pizorno	
23	Beus Gilbert, PLLC	Jay Moyes
\mathbb{I}	4800 North Scottsdale Rd., Suite 6000	Steve Wene
24	Scottsdale, Arizona 85251-7630	Moyes, Sellers, & Sims
ا ۽ ۽	rpizorno@beusgilbert.com	1850 North Central Avenue, Suite 1100
25		Phoenix, Arizona 85004
		Counsel for Vistancia HOA's
26		swene@lawms.com
		jimoyes@lawms.com
27II		

1	Scott S. Wakefield	
2	Ridenour, Hienton, Kelhoffer & Lewis, PLLC 201 North Central Avenue, Suite 3300	
	Phoenix, Arizona 85004-1052	
3	Counsel for DLGC II and Lake Pleasant Group	
4	sswakefield@rhhklaw.com	
5	Garry D. Hays Law Office of Garry D. Hayes, PC	
6	1702 East Highland Avenue, Suite 400 Phoenix, Arizona 85016	
7	Counsel for Arizona State Land Department	
8	ghays@lawgdh.com	
9	Christopher S. Welker Holm Wright Hyde & Hayes, PLC 10201 South 51 st Street, Suite 285	
10	Phoenix, Arizona 85044 cwelker@holmwright.com	
11	John Paladini	
12	Dustin C. Jones	
13	Tiffany & Bosco, PA 2525 East Camelback Rd., Third Floor	
14	Phoenix, Arizona 85016 Counsel for Intervenor Anderson Land	
15	Development, Inc jmp@tblaw.com	
16	dcj@tblaw.com	
17	Jeanine Guy Town Manager	
18	Town of Buckeye 1101 East Ash Avenue	
	Buckeye, Arizona 85326	
19	Intervenor Town of Buckeye	
20	jguy@buckeyeaz.gov	
21	Chad R. Kaffer Fredrick E. Davidson	
22	The Davidson Law Firm, PC 8701 East Vista Bonita Drive, Suite 220	
23	P.O. Box 27500 Scottsdale, Arizona 85255	
24	Counsel for Quintero Association fed@davidsonlaw.net	
25	crk@davidsonlaw.net	
26		
~~		

Mark A. Nadeau Shane D. Gosdis DLA Piper US LLP 2415 East Camelback Rd., Suite 700 Phoenix, Arizona 85016-4246 Counsel for 10,000 West, LLC mark.nadeau@dlapiper.com shane.gosdis@dlapiper.com

Copies of the foregoing mailed this <u>24th</u> day of <u>October</u>, 2008 to:

Mike Biesemeyer 3076 East Blue Ridge Place Chandler, Arizona 85249

Art Othon Office of the Attorney 8401 West Monroe Street Peoria, Arizona 85345

Charles W. and Sharie Civer (Realtors) 42265 North Old Mine Rd. Cave Creek, Arizona 85331-2806 Intervenor on behalf of DLGC II and Lake Pleasant Group

<u>M.</u>

28